RESIDENTIAL LEASE-RENTAL AGREEMENT AND DEPOSIT RECEIPT

prior-agency-election (if no-agency-relationship-insert "NGNE"):	ionship is hereby confirmed for this transaction and supersedes any
LISTING AGENT:	_ is the agent of (check one):
(Print Him Name) the Owner exclusively; or both the Tenant and the Owner.	
LEASING AGENT:	_ (if not the same as the Listing Agent) is the agent of (check one):
(Print Firm Name)	•
☐ the Tenant exclusively; or ☐ the Owner exclusively; or ☐ bot	
Note: This confirmation DOES NOT take the place of the AGENCY E law if the term exceeds one year.	PISCLOSURE form (such as P.P. Form 110.42 CAL) required by
RECEIVED FROM Wark Zuckerhera	hereinafter referred to as Tenant,
the sum of \$	
premises, will apply the deposit as follows:	s a deposit. Upon acceptance of this Agreement, the Owner of the
Rent for the period from 31/2009 to 2/20/2010. \$	BECEIVED BALANCE DUE PRIOR TO OCCUPANCY
Security deposit (not applicable toward last month's rent)	\$\$
Other\$ TOTAL \$	\$
•	\$. \$.
In the event this Agreement is not accepted by the Owner, within Tenant offers to rent from the Owner the premises situated in the Ci	
County of Santa Clara , State of California, common	ly known as Palo Alto, CA 94306
upon the following terms and conditions:	
1. TERM. The term will commence on, for a total rent of \$	and continue (check one of the two following alternatives):
RENTAL on a month-to-month basis, until either party termina	tes this Agreement by girding the other party written notice on
required by law.	
2. RENT. Rent will be seemed by per month, payable in advanthe 53th day of each calendar month to Owner or his or her auth	ance by personal check, cashler's check, cash or money order, on orized agent, by mall or personal delivery to the following address:
or at such other place as may be designated by Owner in writing from one): Monday through Friday, 9:00 a.m. to 5:00 p.m., or at the fe	ollowing times:
date, Tenant agrees that it would be impracticable or extremely difficult. Tenant agrees to pay a late charge of \$ Tenant further a and returned check fees will be considered additional rent. The late of written demand for any rent if not paid when due and to collect interest interest at 10% per annum, or the maximum rate allowed by law, which	grees to pay \$ 25.00 for each dishonored bank check. All late fees large period is not a grace period, and Owner is emitted to make t thereon. Any unpaid balance including late chames, will hear
MULTIPLE OCCUPANCY. It is expressly understood that this Agreem Each signatory will be responsible for timely payment of rent and perfor	nent is between the Owner and each signatory jointly and severally.
4. UTILITIES. Tenant will be responsible for the payment of all utilities an which will be paid by	d services, except: pons gard war
5. USE. The premises will be used exclusively as a residence for no more 20 days in a calendar year without written consent of Own operable automobiles in assigned spaces only. Trailers, boats, cam consent of Owner. Tenant may not repair motor vehicles on the leased	er will constitute a violation of this Agreement. Tenant shall park pers, and inoperable vehicles are not allowed without the written
6. ANIMALS. No animals will be brought on the premises without the prior	consent of the Owner; except
7. RULES AND REGULATIONS. In the event that the premises is a port common interest development, Tenant agrees to abide by all app Agreement, including rules with respect to noise, odors, disposal of	plicable rules, whether adopted before or after the date of this
Tenant [2588] [] []	
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Palo Alto, CA 94306

pay any penalties, including attorney fees, imposed by homeowners' association for violations by tenant or tenant's guests. 8. ORDINANCES AND STATUTES. Tenant will comply with all statutes, ordinances, and requirements of all municipal, state and federal authorities now in force, or which may later be in force, regarding the use of the premises. Tenant will not use the premises for any unlawful purpose including, but not limited to, using, storing or selling prohibited drugs. If the premises are located in a rent control area, the Tenant should contact the Rent and Arbitration Board for his or her legal rights. 9. ASSIGNMENT AND SUBLETTING. Tenant will not assign this Agreement or sublet any portion of the premises without prior written consent of the Owner.
 MAINTENANCE, REPAIRS, OR ALTERATIONS. Tenant acknowledges that, unless the Owner is notified immediately upon occupancy, the premises, including the furniture, furnishings and appliances, including all electrical, gas and plumbing fixtures, are in good working order and repair. Tenant will keep the premises in a clean and sanitary condition, and will immediately notify Owner of any damage to the premises or its contents, or any inoperable equipment or appliances. Tenant will surrender the premises, at termination, in as good condition as received, normal wear and tear excepted. Tenant will be responsible for any damage, repairs or replacements, caused by Tenant's negligence and that of the tenant's family, invitees, and guests, except ordinary wear and tear. Verification of the working order and the maintenance of the smoke detector is the responsibility of the Tenant. Tenant will not commit any waste upon the premises, or any nuisance or act which may disturb the quiet enjoyment of any neighbors. Tenant will not paint, paper or otherwise redecorate or make alterations to the premises without the prior written consent of the Owner. Tenant will irrigate and maintain any surrounding grounds, including lawns and shrubbery, if they are for the Tenant's exclusive use. It is understood that Owner's Insurance does not cover Tenant's personal property. INVENTORY. Any furnishings and/or equipment to be furnished by Owner will be listed in a special inventory. The Inventory will be
signed by both Tenant and Owner concurrently with this Lease. Tenant will keep the furnishings and equipment in good condition and repair, and will be responsible for any damage to them other than normal wear and tear. Tenant acknowledges receipt of2sets of keys,2 garage door openers, other:n/a
12. DAMAGES TO PREMISES. If the premises are damaged by fire or from any other cause which renders the premises untenantable, either party will have the right to terminate this Agreement as of the date on which the damage occurs. Written notice of termination will be given to the other party within fifteen (15) days after occurrence of such damage. Should such damage or destruction occur as the result of the negligence of Tenant, or his or her invitees, then only the Owner will have the right to terminate. Should this right be exercised by either Owner or Tenant, rent for the current month will be prorated between the parties as of the date the damage occurred. Any prepaid rent and unused security deposit will be refunded to Tenant. If this Agreement is not terminated, Owner will promptly repair the premises and there will be a proportionate reduction of rent until the premises are repaired and ready for Tenant's occupancy. The proportionate reduction will be based on the extent which repairs interfere with Tenant's reasonable use of the premises.
13. ENTRY AND INSPECTION. Owner and owners agents will have the right to enter the premises: (a) in case of emergency; (b) to make necessary or agreed repairs, decorations, alterations, improvements, supply necessary or agreed services, show the premises to prospective or actual purchasers, lenders, tenants, workers, or contractors; (c) when tenant has abandoned or surrendered the premises. Except under (a) and (c), entry may be made only during normal business hours, and with at least 24 hours prior written notice to Tenant including the date, approximate time, and purpose of entry. If the purpose of the entry is to exhibit the dwelling unit to prospective or actual purchasers, the notice may be given orally, in person or by telephone, if the owner or his or her agent has notified the tenant in writing within 120 days of the oral notice that the property is for sale. At the time of entry, the Owner or agent shall leave written evidence of the entry inside the unit.
14. INDEMNIFICATION. Owner will not be liable for any damage or injury to Tenant, or any other person, or to any property, occurring on the premises, or in common areas, unless such damage is the legal result of the negligence or willful misconduct of Owner, his or her agents, or employees. Tenant agrees to hold Owner harmless from any claims for damages, no matter how caused, except for injury or damages caused by negligence or willful misconduct of Owner, his or her agents or employees.
15. PHYSICAL POSSESSION. If Owner is unable to deliver possession of the premises at the commencement date set forth above, Owner will not be liable for any damage caused, nor will this Agreement be void or voldable, but Tenant will not be liable for any rent until possession is delivered. Tenant may terminate this Agreement if possession is not delivered within
16. DEFAULT. If Tenant falls to pay rent when due, or perform any provision of this Agreement, after not less than three (3) days written notice of such default given in the manner required by law, the Owner, at his or her option, may terminate all rights of Tenant, unless Tenant, within said time, cures such default. If Tenant abandons or vacates the property while in default of the payment of rent, Owner may consider any property left on the premises to be abandoned and may dispose of the same in any manner allowed by law. In the event the Owner reasonably believes that such abandoned property has no value, it may be discarded. All property on the premises will be subject to a lien for the benefit of Owner securing the payment of all sums due, to the maximum extent allowed by law. In the event of a default by Tenant, Owner may elect to: (a) continue the lease in effect and enforce all his rights and remedies, including the right to recover the rent as it becomes due, provided that Owner's consent to assignment or subletting by the Tenant will not be unreasonably withheld; or (b) at any time, terminate all of Tenant's rights and recover from Tenant all damages he or she may incur by reason of the breach of the lease, including the cost of recovering the premises, and including the worth at the time of such termination, or at the time of an award if suit be instituted to enforce this provision, of the amount by which the unpaid rent for the balance of the term exceeds the amount of such rental loss which the Tenant proves could be reasonably avoided.
Tenant
scanning or computerized formats.
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Property Address _

17. SECURITY. The security deposit will secure the performance of Tenant's obligations. Owner may, but will not be obligated to, app	
portions of said deposit on account of Tenant's obligations. Any balance remaining will be returned to Tenant, together with accounting of any disbursements, 21 calendar days after the Tenant has vacated the premises, or earlier if required by law. Tenant not have the right to apply the security deposit in payment of the last month's rent. No interest will be paid to Tenant on account of security deposit, unless required by local ordinance.	an t will
18. WAIVER. Failure of Owner to enforce any provision of this Agreement will not be deemed a waiver. The acceptance of rent by Owner will not waive his or her right to enforce any provision of this Agreement.	vner
19. NOTICES. Unless otherwise provided, any notice which either party may give or is required to give, must be in writing, may be go personally or by mailing the same, postage prepaid, to Tenant at the premises or to Owner or Owner's authorized agent at the add shown in the signature block or at such other places as may be designated by the parties from time to time. Notice will be dee effective three (3) days after mailing, or on personal delivery, or when receipt is acknowledged in writing.	ress
20. HOLDING OVER. Any holding over after expiration of this Agreement, with the consent of Owner, will be a month-to-month tenancy monthly rent of \$ payable in advance and otherwise subject to the terms of this Agreement and local ordina as applicable, until either party terminates the tenancy by giving the other party thirty (30) days (or longer if required by law) written notified.	nce.
21. TIME. Time is of the essence of this Agreement.	
22. ATTORNEY'S FEES. In any action or proceeding involving a dispute between Tenant and Owner arising out of the execution of Agreement, whether for tort or for breach of contract, and whether or not brought to trial or final judgment, the prevailing party will entitled to receive from the other party a reasonable attorney fee, expert witness fees, and costs to be determined by the courarbitrator(s).	li be
23. SUBROGATION. Lessor and Lessee waive any and all rights of subrogation against each other which might otherwise exist.	
24. FAIR HOUSING. Owner and Tenant understand that the state and federal housing laws prohibit discrimination in the sale, rental, appra financing or advertising of housing on the basis of race, color, religion, sex, sexual orientation, marital status, national origin, ance familial status, source of income, age, mental or physical disability, immigration or citizenship status. In addition, California Civil C §1940.3 prohibits a landlord from making any inquiry regarding the immigration or citizenship status of any tenant or prospective tenar 25. ADDITIONAL TERMS AND CONDITIONS. 1. This is a non-smoking home.	stry,
2. Pursuant to section 10, owners insurance does not cover tenant personal belongings and it is recommended that tenant acquire renters	
insurance. 3. Owner will include and maintain: Stove, oven, microwave, disposal, refrigerator, wine refrigerator, and brand new washer and dryer.	
26. This unit is subject to rent control and the agency responsible to adjudicate claims is:	
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	Property Address		Palo Alto,	CA 94306
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CONFIDENTIALITY

If Owner obtains or learns of Tenant's Confidential Information, whether by way of this Agreement, Tenant's use of the premises or otherwise, including but not limited to technology, financial and engineering documents of Tenant or Tenant's company, Owner agrees that the Confidential Information is to be considered confidential and proprietary to Tenant, and Owner shall hold the same in confidence, shall not use the Confidential Information, and shall not disclose, publish or otherwise reveal it to any other party whatsoever. Owner will not make any public statement regarding the relationship contemplated by this Agreement. For the avoidance of doubt, Owner will not disclose the identity of the Tenant(s) to others unless required by law.

Owner acknowledges receipt of a copy of the accepted lease on (date)			
initials			

Property Address	Palo Alto, CA 9	4306	
Tenant 277 8 (SI Mark Zucke	gnature)	Tenant	(Signature)
	Print Name)	· · · · · · · · · · · · · · · · · · ·	(Please Print Name)
Date 2-9-09	Telephone <u>1050</u>	Date	Telephone
Address		Address	
Paío ALto, CA	94302		
Email	THE RESERVED OF THE PARTY OF TH	Email	
Tenant		Tanant	
(Se	gnature)	Tenant	(Signature)
(Please	Print Name)		(Please Print Name)
Date	Telephone	Date	Telephone
Address		Address	
Email		Email	
Owner	pts the foregoing offer and agree	os to lease the premises on the t	erms and conditions set forth above. (Signature)
	11100 1100113)		(Please Print Name)
Date	· ····································		(Finase Print (Napre)
Telephone 650	Fax		Fax
Address			
	1 dio 510. OA 34008	V001692	
Email		Email	
Receipt for deposit acknowledg	ed by		Date
Tenant acknowledges receipt			

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